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Attorneys for Plaintiff
FrontRange Solutions USA Inc.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

FRONTRANGE SOLUTIONS USA INC, a
Colorado corporation,

Plaintiff,

v.

MATTHEW T. PURSE, individually and d/b/a,
WWW.EAGLETRONICS.COM,
WWW.SOFTWAREDINER.COM,
WWW.TEKDEAL.COM, and
WWW.SOFTWAREYARD.COM;
PAW INVESTMENTS, LLC., and Arizona
corporation; WESTVIEW MANAGEMENT,
LLC, an Arizona corporation; DONALD
PURSE, an individual, and DOES 1 through 10,
inclusive,

Defendants.

CASE NO. 04-05496 (MHP)

E-FILING:

STIPULATION and ~~PROPOSED~~ ORDER ON
DISMISSAL OF ALL CAUSES OF ACTION
AGAINST DONALD PURSE

First Amended Complaint Filed:
September 26, 2005

Honorable Marilyn Hall Patel
Courtroom 15, 18th Floor

STIPULATION

Pursuant to Rule 41 of the Federal Rules of Civil Procedure, the parties to the above referenced action stipulate to dismissal of all causes of action against Defendant Donald Purse named in the above referenced action without prejudice, with Defendant Donald Purse to bear his own attorneys fees and costs.

STIPULATED AND AGREED TO:

HOLME ROBERTS & OWEN LLP

DAVIS WRIGHT TREMAINE LLP

/s/
JAMES WESLEY KINNEAR
Counsel for Plaintiff
FRONTRANGE SOLUTIONS, USA, INC.

/s/
JOSEPH E. ADDIEGO III
Counsel for Defendant
DONALD PURSE

Dated: December 7, 2005

Dated: December 7, 2005

ORDER

Good cause appearing, the foregoing stipulation is approved and all causes of action against Defendant Donald Purse are dismissed without prejudice, with Defendant Donald Purse bearing his own fees and costs.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated:

12/9/2005

